**REMARKS** 

1. **Summary of Office Action** 

In the Office Action mailed March 17, 2005, the Examiner objected to claim 1 because of

an informality in the claim. The Examiner rejected claims 1, 3, 5-17, 20, and 22 under 35 U.S.C.

§103(a) as being unpatentable over U.S. Patent No. 6,693,878 B1 (Daruwalla et al.). The

Examiner rejected claims 4 and 21 under 35 U.S.C. §103(a) as being unpatentable over

Daruwalla et al. in view of U.S. Patent No. 6,628,649 (Raj et al.). The Examiner rejected claims

18-19 and 23 as being unpatentable over Daruwalla et al. in view of U.S. Patent No. 6,510,135

B1 (Almulhem et al.). The Examiner has made this Office Action Final.

2. **Summary of Advisory Action** 

In the Advisory Action mailed June 10, 2005, the Examiner indicated that the proposed

amendments filed after final rejection would not be entered because they raise new issues that

would require further consideration and/or search. The Examiner disagreed with the Applicants'

argument that Daruwalla et al. does not teach or suggest that a sub-interface value is a globally

routable network address.

3. **Amendments and Pending Claims** 

Applicants have amended claims 1, 8, 10-11, 17-18, and 21-22 and have cancelled claim

23. Claims 1 and 3-22 are presently pending in this application, of which claims 1, 8, 11, and 17

are independent.

4. Response to Claim Objections

The Examiner objected to claim 1 due to an informality of the claim. Applicants have

amended claim 1 to address the informality identified by the Examiner.

- 8 -

5. Response to §103 Rejections of Claims 1, 3, 5-17, 20 and 22 over Daruwalla et al.

The Examiner rejected claims 1, 3, 5-17, 20, and 22 as being unpatentable over

Daruwalla et al. Applicants respectfully traverse the obviousness rejection of pending claims 1,

3, 5-17, 20, and 22 because Daruwalla et al. fails to disclose or suggest all of the limitations of

any of these claims.

A. Independent Claims

With respect to claim 1, Daruwalla et al. fails to disclose or suggest (i) establishing a

routing path between the first host on the first network and one of the plurality of hosts on the

second network, the plurality of hosts on the second network sharing a globally-routable

network address, and (ii) receiving a message from the first host, the message comprising the

shared globally-routable network address and a destination identifier associated with one of the

plurality of physical network addresses.

With respect to claim 8, Daruwalla et al. fails to disclose or suggest (i) a plurality of local

hosts on a second network, the plurality of local hosts having the plurality of physical network

addresses and sharing a globally-routable network address, and (ii) a local processing module

for determining a physical network address upon a receipt of a message comprising the shared

globally-routable network address and a destination identifier from the host on the first network.

With respect to claim 11, Daruwalla et al. fails to disclose or suggest (i) establishing a

routing path from a first host on a first network to a second host on a second network, the second

host comprising a unique data link layer address and sharing a globally-routable network layer

address with a plurality of hosts on the second network, and (ii) receiving a message from the

first host on the first network, the message comprising the shared globally-routable network

address and the destination identifier.

-9-

With respect to claim 17, Daruwalla et al. fails to disclose or suggest (i) a centralized routing module for generating a routing table for a switch module associated with *a plurality of network entities sharing a globally-routable network address*, and (ii) the switch module for receiving a data packet *addressed to the shared globally-routable network address*.

## B. Office Action and Advisory Action

In the Office Action made Final, the Examiner rejected claims 1, 8, 11, and 17, and indicated that Daruwalla et al. teaches a plurality of hosts (or a plurality of network entities) sharing a globally-routable network address (i.e., a shared VPN address), and the Examiner cited to Col. 12, lines 27-31, and/or Figures 3, 6 and 7, in support. At best, these sections of Daruwalla et al. merely teach that each VPN is assigned a unique sub-interface value, such that, for example, all packets coming from cable modems belonging to VPN1 will be associated with sub-interface 1, and all packets coming from cable modems belonging to VPN2 will be associated with sub-interface 2.

In the Advisory Action, the Examiner indicated that (i) the sub-interface value associated with the VPN is directly associated with the IP address range used to route the data, (ii) while the VPN is local to the label-switching network, the IP address range is not, and is considered to be a global address identifier, and (iii) the IP address range associated with the VPN is of the globally routable type. The Examiner cited to Col. 13, lines 47-54, in support.

Although an IP address of a range of IP addresses may be a globally routable network address, Applicants respectfully submit that Daruwalla et al. does not teach or suggest that a sub-interface value (a value that is associated with a range of IP addresses) is itself a *globally-routable* network address. Moreover, Applicants respectfully submit that Daruwalla et al. does not teach or suggest that a sub-interface value is routable.

- 10 -

Instead, Daruwalla et al. teaches that a "sub-interface" is a *local* parameter, namely, "a logical interface representing a portion of a physical network interface." (See Col. 10, lines 1-3). More particularly, Daruwalla et al. teaches that "a single physical cable interface at a CMTS may be sub-divided into a plurality of logical sub-interfaces." (See Col. 10, lines 3-5). The sub-interface values are part of a VPN/Sub-interface table that a CMTS can consult for mapping packets from a particular cable modem onto a particular sub-interface based upon the SID information [or IP address, or MAC address] contained in the packet. (See e.g., Col. 11, lines 64-67, and Col. 12, lines 18-25 and 57-62). Thus, the sub-interface value is not a globally-routable network address.

## C. Claim Amendments

In addition, the Applicants have (i) amended claims 1 and 11 to indicate receiving a message from the first host, the *message comprising the shared globally-routable network address* and a destination identifier, (ii) amended claim 8 to recite a local processing module for determining a physical network address upon a receipt of a *message comprising the shared globally-routable network address* and a destination identifier, and (iii) amended claim 17 to recite the switch module for receiving a data packet *addressed to the shared globally-routable network address*.

Based on these claim amendments, even if a sub-interface value is somehow considered to be a globally-routable network address, Applicants submit that Daruwalla et al. does not teach or suggest (i) receiving a message that comprises the sub-interface value, or (ii) receiving a data packet addressed to the sub-interface value. Rather, as noted above, Daruwalla et al. teaches that a CMTS (i) receives packets that include SID information [or an IP address, or a MAC address], and (ii) identifies a sub-interface for mapping the packets, based on the SID information [or an

- 11 -

IP address, or a MAC address] contained in the packets. (See e.g., Col. 11, lines 64-67, and Col.

12, lines 18-25 and 57-62).

6. Conclusion

Since Daruwalla et al., alone or in combination with the other prior art of record, fails to

disclose or suggest all of the elements of claims 1, 8, 11, and 17, Applicants submit that claims 1,

8, 11, and 17 are allowable over Daruwalla et al. and the other prior art of record. Further,

claims 3-7, 9-10, 12-16, 18-22 depend from either claim 1, 8, 11, or 17, and are allowable over

Daruwalla et al. and the other prior art of record, for at least the reason that they are dependent

upon an allowable claim.

Applicants respectfully submit that claims 1 and 3-22 are now in a condition for

allowance, and respectfully request favorable reconsideration and prompt allowance of the

claims. If the Examiner would like to discuss this case, the Examiner is encouraged to contact

the undersigned at (312) 913-2129.

Respectfully submitted,

McDONNELL BOEHNEN

**HULBERT & BERGHOFF LLP** 

Date: July 18, 2005

Richard A. Machonkin

Reg. No. 41,962

- 12 -